		ED STATES DISTRICT COURT HERN DISTRICT OF NEW YORK								
	<u>Adria</u>	English ,								
		Plaintiff[s],	<u>24</u> Civ.0 <u>509</u> 0(AT)							
		-against-	CIVIL CASE MANAGEMENT PLAN AND							
	<u>Sean</u>	Combs et al.	<u>SCHEDULING ORDER</u>							
		Defendant[s].								
	ANAI	LISA TORRES, United States District Judge:								
	26(f)(3	This Civil Case Management Plan (the "Plan") is 3), Fed. R. Civ. P.	s submitted by the parties in accordance with Rule							
	1. All parties (consent) (do not consent) to conducting all further proceedings before a magistrate judge, including motions and trial. 28 U.S.C. § 636(c). [Circle one.] The parties are free to withhold consent without adverse substantive consequences. [If all parties consent, the remaining paragraphs need not be completed.]									
	2.	This case (is) (is not) to be tried to a jury. [Cir	cle one.]							
	3.	the Court. Any motion to amend or to join additi	nal parties may not be joined except with leave of onal parties shall be filed within days from the ances, thirty (30) days 1							
Within 30 d complaint a	lays of the and a prope 4.	Second Circuit's decisions in Parker v. Alexander, No. 25-487 (2d Cosed amended complaint. Within 14 days of receipt of Plaintiff's mot Initial disclosures, pursuant to Rule 26(a)(1), F	ances, thirty (30) days.] ir.) and Doe v. Black, 25-564 (2d Cir.), Plaintiff shall file a motion to amend the cion, Defendants shall state whether they oppose or consent to the request. ed. R. Civ. P., shall be completed not later than							
In light of the Initial disclos complaint.	e parties' joi sures shall b 5.	int request for a stay of this case pending resolution of the relevant Second Cibe made within 14 days of the start of discovery, with the start of discovery to line All fact discovery shall be completed no later that	L							
		exceed 120 days, unless the Court finds that the	<u> </u>							
		exceptional circumstances. The Court will not motion.]	stay discovery pending its decision on any							
In light of the fact discovery complaint.	e parties' joir y shall be co	nt request for a stay of this case pending resolution of the relevant Second Cir completed within 120 days of the start of discovery, with the start of discovery to	cuit appeals and in light of Plaintiff's intent to seek leave to amend the complaint thereafter, be proposed by joint status letter within 14 days of Plaintiff's filing of a proposed amended ace with the Federal Rules of Civil Procedure and							
	the Local Rules of the Southern District of New York. The following interim deadlines may be									
	extended by the written consent of all parties without application to the Court, provided that all fact									
		discovery is completed by the date set forth in pa	ragraph 5 above:							
		a. Initial requests for production of documen	nts to be served by No later than 30 days after discovery begins.							
		b. Interrogatories to be served by No later	than 60 days after discovery begins.							
		c. Depositions to be completed by 30 days	before the close of fact discovery.							
		d. Requests to Admit to be served no later the	nan 30 days before the close of fact discovery							

- 7. a. All <u>expert</u> discovery shall be completed no later than 45 days after the close of fact discovery [Absent exceptional circumstances, a date forty-five (45) days from the date in paragraph 5, i.e. the completion of all fact discovery.]
 - b. No later than thirty (30) days prior to the date in paragraph 5, <u>i.e.</u> the completion of all fact discovery, the parties shall meet and confer on a schedule for expert disclosures, including reports, production of underlying documents and depositions, provided that (i) expert report(s) of the party with the burden of proof shall be due before those of the opposing party's expert(s); and (ii) all expert discovery shall be completed by the date set forth in paragraph 7(a).
- 8. All motions and applications shall be governed by the Court's Individual Practices, including premotion conference requirements, except that motions <u>in limine</u> may be made without a pre-motion conference on the schedule set forth in paragraph 11. Pursuant to the authority of Rule 16(c)(2), Fed. R. Civ. P., any motion for summary judgment will be deemed untimely unless a request for a pre-motion conference is made in writing within fourteen (14) days of the date in paragraph 5, <u>i.e.</u>, the close of fact discovery.
- 9. All counsel must meet face-to-face for at least one hour to discuss settlement within fourteen (14) days following the close of fact discovery.
- 10. a. Counsel for the parties have discussed an informal exchange of information in aid of an early settlement of this case and have agreed upon the following:

 Counsel for the Combs Defendants has conveyed that settlement discussions would not be productive at this time.
 - b. Counsel for the parties have discussed the use of the following alternative dispute resolution mechanisms for use in this case: (i) a settlement conference before a magistrate judge; (ii) participation in the District's Mediation Program; and/or (iii) retention of a privately retained mediator. Counsel for the parties propose the following alternative dispute resolution mechanism for this case: See 10(a).
 - c. Counsel for the parties recommend that the alternative dispute resolution mechanism designated in paragraph b, be employed at the following point in the case (e.g. within the next sixty days; after the deposition of plaintiff is completed (specify date); after the close of fact discovery)

The parties will continue to assess whether any of these alternative dispute resolution mechanisms would be helpful as the case progresses.

- d. The use of any alternative dispute resolution mechanism does not stay or modify any date in this Order.
- 11. The Final Pretrial Submission Date is thirty (30) days following the close of fact and expert

discovery (whichever is later). By the Final Pretrial Submission Date, the parties shall submit a Joint Pretrial Order prepared in accordance with the Court's Individual Practices and Rule 26(a)(3), Fed. R. Civ. P. Any motions in limine shall be filed after the close of discovery and before the Final Pretrial Submission Date and the pre-motion conference requirement is waived for any such motion. If this action is to be tried before a jury, proposed *voir dire* questions, jury instructions and verdict form shall also be filed by the Final Pretrial Submission Date. Counsel are required to meet and confer on a joint submission of proposed jury instructions and verdict form, noting any points of disagreement in the joint submission. Jury instructions may not be submitted after the Final Pretrial Submission Date, unless they meet the standard of Rule 51(a)(2)(A), Fed. R. Civ. P. If this action is to be tried to the Court, proposed findings of fact and conclusions of law should be submitted by the Final Pretrial Submission Date.

12.	Counsel for	the parties	have	conferred	and	their	present	best	estimate	of 1	the	length	of	trial	is:
	5-7 days	·													

13.	Other	items,	including	those	in	Rule	260	f)((3)).

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TO BE COMPLETED BY THE COURT:

The Plan has been reviewed by the Court and, except as modified, is adopted as the Scheduling Order of this Court in accordance with Rule 16(b), Fed. R. Civ. P.

14. [Other]

- 15. The next Case Management Conference is scheduled for ______ at _____.
- 16. The parties are directed to file a joint status report not later than one week in advance of the Case Management Conference. The parties should indicate whether they anticipate filing motion(s) for summary judgment and whether they believe the case should be referred to a Magistrate Judge for settlement discussions. The parties are reminded that, pursuant to paragraph 8, a pre-motion conference request for any motion for summary judgment must be made within fourteen (14) days of the close of fact discovery.

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This ORDER may not be modified or the dates herein extended, except by further order of this Court for good cause shown. Any application to modify or extend the dates herein (except as noted in paragraph 6) shall be made in a written application in accordance with paragraph I.B. of the Court's Individual Practices and shall be made no less than five (5) days prior to the expiration of the date sought to be extended.

SO OR	DEK	ED.		
Dated:				
	New	York,	New	York